

FILEDAug 4, 2008
AUG 4 2008

MB

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

Paul Smith

VS.

C.C. Sheriff/Supt./Counselor

B.C. 1557

Motion to State fact for Plaintiff
ANSWER for A SUMMARY.

State/Defense Argument Would only be UNINCORPORATED OR And Without A legal body.

I. State Actors CANNOT OR And do Not have A legal Argument that State Actors Were Not AWARE of the Plaintiff's Request to be Moved before being beaten; Stabbed twice in the face. State Actors/Defense CANNOT Produce ANY legal evidence/OR And Arguments ONLY hear SAY if they Choose to Argue they Were Not AWARE. Plaintiff Would Request for ANY testimonies to be Verified by Witness ONLY, State Attornies CANT SERVE AS A Witness. No Witness BAR ANY hear SAY OR And ALL hear SAY.

R. B.